Exhibit D

45000	Case 2.22-0V-
	Woody's
W. V.	# Wandula
A #	# WUUUUV S
Luth	motive Group
LULU	mouve aroup

R Scott Perry			ORDER Salesman Po	7GW75 119 olly Applebu	ry
Purchaser Karen E Perry			St. Address		
out			cester zip PII Telephone		
I hereby agree to purchase from you under the terms and of Make CHRYSLER Body FWD Mo	conditions speci	ified, th	D CILVED		-
•				44 220	
VIN [2] C 4 R C 1 H 7 7 H R 5 0 0 7 3 BANK:	I Ign. Key	No			
ADDRESS:	-		Selling Price	25, 195.	00
ACCOUNT NO.:			Admin & Environmental Fee	456.	00
PAYOFF DATE:			,	-	
AMOUNT:	-				
PER DIEM:	1	-			
	-				
40040					
		-			
UNILESS THE MANUFACTURER OR THE DEALER HAS ISSUED S ON THIS VEHICLE SEE THE DISCLAIMER OF WARRANTY ON CONTRACT. (SEE SECTIONS 3, 6, 7 ON REVERSE).	PECIFIC WARRAN	HIS			
1. I hereby certify that this order includes all of the terms and conditions on both the face and reverse side hereof, that this order cancels and supersedes any prior agreement and as of the date hereof comprises the complete and exclusive statement of the terms of the agreement relating to the subject matters covered hereby, and that THIS ORDER SHALL NOT BECOME BINDING INVITE, ACCEPTED BY DEALER OR HIS AUTHORIZED REPRESENTATIVE; AND I have reviewed this order and fully understand that my new unit will be equipped only with the optional equipment specifically listed on the face of this order plus all standard equipment as designated by the manufacturar at time of delivery; AND TRANSIT DAMAGE			TOTAL CASH DELIVERED PRICE PROCESSING FEES NET SELLING PRICE	25, 651. 25,651	
 Purchaser acknowledges that there may have been certain to damage to the vehicle sold by the Seller horein, and Purchaser herei for any and all claims arising out of euch transit and/or storage dam 	ransit and/or store by releases the Se	LESS TRADE-IN ALLOWANCE			
KNOWN DEFECTS			FACTORY INCENTIVE		
 All equipment (including tires) as appressed on my trade in will remain, and the only existing material defects known to me on the motor vehicle that is being traded in to the dealer are: 			NET TRADE DIFFERENCE	25,651	00
IF NONE, SO STATE		= 1	BALANCE OWED ON TRADE-IN*		
5. THIS IS A CASH SALE 8. NOTICE: IF YOU AR BUYING A USED VEHICLE, SEE THE REVERSE SIDE UNDER "PROVISIONS APPUABLE ON SALE OF A USED VEHICLE" BECAUSE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED AND CERTAIN STATEMENTS ARE MADE CONCERNING THE ODOMETER READING.			TOTAL	25, 651.	00
THILAISIUMS APPULABLE ON SALE OF A USED VEHICLE" BECAUSE II OF MERCHANTABILITY AND FITNESS FOR A PARTICULA'R PURPOSE CERTAIN STATEMENTS ARE MADE CONCERNING THE CONCERNI	MPLIED WARRANTI ARE DISCLAIMED A	ND	TOTAL CASH DUE ON SALE	20,001.	00
 I certify that I am 18 years of age, or older; and that I have re- on the front and back hereof, and agree to it as a part of this order. 	ad the printed ma	rtter	BALANCE DUE	25, 651.	00
on the front all back hereof, and agree to it as a part of this order the same as it it were printed above my signature. I/we authorize you to check my/our credit and employment history and to provide and/or obtain information about credit experience with ma/us.			*BALANCE OWED TO	20, 001.	00
THIS CONTRACT CONTAINS A BINDING ARBITRATION PROV BE ENFORCED BY THE PARTIES."	HOION WHICH M	MAY	ADDRESS		
x) P		- 1	CASH DEPOSIT WITH ORDER (REC'T, NO.)	-	
v ·		-			-
ARBITRATION The parties shall first seek to resolve any controve promptly negotiating with each other in good faith and if such negotiations are seen as a second resolution.	ersy between them	by	CASH TO BE PAID AT TIME OF DELIVERY		
			DESCRIPTION OF TRADE-IN: MILEAG	E	
controversies between Customer and third parties arising out of any reta promisecry note or instrument securing performance thereof, all collec- and also excluding Customers warrarry deputes with third parties) sha	ction claims by Dea	alor I	YEAR MAKE MODEL	COLOR BO	YOU
by binding arbitration and the award of an arbitration shall be that and be be no appeal therefrom; and a judgment upon such award may be enten Court for the district in which the Dealer is located. Either party may o proofelion the other carry with, with	blooding and those of	to a March	ACCEPTED Woody's Automotive Group, LLC	1 1	
providing the charge in which the Leader's located. Either party may opposed by the other party with written notice of such demand and there deemed to be submitted to arbitration as of the day the written demand.			Ca. a coccocar . O	.00	
to the other party or as of the ascond business day after the written r U.S. mail, postage prepaid, certified or registered mail. All such matters arbitration in the county in which the dealer is located and all arbitration	notion is placed to	Man I		9	
arbitration in the county in which the deater is located and all arbitration hald in that county, if the parties cannot agree or one arbitrator within 15 for arbitration then each party shall select one arbitrator within 30 days arbitration and the two perties as so selected shall within 15 days after if a third arbitrator. If ofther pury talls to select their arbitrator within 30 days distribution or if the two arbitrators as selected under the preceding senter arbitrator within 15 days of their effection, then the respective arbitrator formal Country is a serious arbitrator within 15 days of their selection, then the respective arbitrator	days from the dema	for lect for	A PROCESSING FEE IS NOT AN OFFICIAL FEE AND IS BY LAW, BUT MAY BE CHARGED TO A BUYER FOR TH DOCUMENTS AND THE PERFORMING OF SERVICES I CLOSING OF A SALE.	HE HANDLING RELATED TO T	OF THE
arbitrator within 15 days of their selection, then fer sepecitive, sentence shibtrator within 15 days of their selection, then the respective arbitrator Circuit Court judge serving in the county in which the dealer is located, selected from members of the Missouri Bar who are located in the Missouri Bar who are located in the Missouri	AN GONIALOIS STUBI	100	prompt recolution which is occasioned by the parties folial agreement heir disagreements hereunder, they jointly: (i) waive the right to the aud- temages in excess of \$5000; (ii) waive any and all claims of wrongful o	to use arbitration to and of punitive or e conversion; (ii) ap-	xemplary point and

ineir disegreements hereunder, they jointly: (i) waive the right to the award of punitive or exemplein demages in excess of \$5000; (ii) waive any and all claims of woroglut connector; (iii) appoint and nominate the person then serving as sheffl of the county in which the Desier is located to accept service of process or notices on their behalf in the event that the address listed at the top front page of this Agreement becomes ineffective or state-district for purposes of notice; and (iv) agree that any and all claims to arbitration must be made within one year from the date the olaim or cause o action first arises. The perfee agree that, at least in part, they have agreed to arbitration in order to expedite the hearing and resolution of the subject disagreement and for this reason, the arbitration's are expressly authorized to assess the cost (including attorneys less and entitation less) which are attributable to any delay which is occasioned by a party's failure to fully and completely cooperate with the scheduling of hearings or selection of arbitrations against such party. A party's failure to cooperate shall include any and all reasons, conflicts or matters except for legitimate and material reasons, which are solely outside the party's coverol.

Date: 2/5/2019